Case 2:12-md-02323-AB Document 8074 Filed 07/24/17 Page 1 of 3

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION No. 2:12-md-02323-AB

MDL No. 2323

Kevin Turner and Shawn Wooden, on behalf of themselves and others similarly situated,

Plaintiffs,

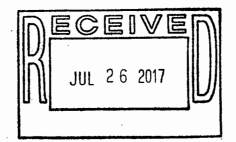
v.

Civ. Action No.: 14-cv-00029-AB

National Football League and NFL Properties, LLC, successor-in-interest to NFL Properties, Inc.,

Defendants.

THIS DOCUMENT RELATES TO: ALL ACTIONS



STIPULATION AND [PROPOSED] ORDER

This Stipulation and Agreement, dated July [24h], 2017, is made and entered into by and among the National Football League and NFL Properties LLC (the "NFL Parties"), and Class Counsel (collectively, the "Parties").

WHEREAS, on April 22, 2015, this Court issued a Memorandum (ECF No. 6509) and Final Order and Judgment (ECF No. 6510), and on May 8, 2015, an amended Final Order and Judgment (ECF No. 6534), approving the Settlement Agreement in its entirety;

¹ Unless otherwise noted, the terms used in this Order that are defined in the Settlement Agreement have the same meanings in this Order as in the Settlement Agreement.

WHEREAS, on May 4, 2015, Claims Administrator BrownGreer PLC, in accordance with the Final Order and Judgment and the Settlement Agreement, filed the list of Opt Outs who timely submitted proper requests to opt out in compliance with Section 14.2(a) of the Settlement Agreement, including Retired NFL Football Players Johnny Robinson and Anthony Ron Yary (ECF No. 6533);

WHEREAS, Johnny Robinson and Anthony Ron Yary have since submitted written requests seeking to revoke their Opt Out requests (see Exhibit 1 (Declaration of Orran L. Brown, Sr.));

WHEREAS, the Parties have agreed to accept the revocation requests submitted by Johnny Robinson and Anthony Ron Yary, subject to Court approval, because they submitted the requests before the deadline to register for the Class Action Settlement program;

AND NOW, this [14] day of July, 2017, it is hereby stipulated and agreed by the Parties that the revocation requests submitted by Johnny Robinson and Anthony Ron Yary are accepted, subject to Court approval, because they submitted the requests before the deadline to register for the Class Action Settlement program.

It is so STIPULATED AND AGRI	
Ву:	By: Brad S. Kaup B Date: July 24, 2017
Date:July 24, 2017	Date: July 24, 2017
Christopher Seeger SEEGER WEISS LLP 77 Water Street New York, NY 10005	Brad S. Karp PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP 1285 Avenue of the Americas
Phone: (212) 584-0700 cseeger@seegerweiss.com	New York, NY 10019-6064 Phone: (212) 373-3000 bkarp@paulweiss.com
Class Counsel	Counsel for the NFL Parties
Declaration of Orran L. Brown, Sr., that Robinson and Anthony Ron Yary are	e above Stipulation and the accompanying the revocation requests submitted by Johnny approved and the Claims Administrator is
Anthony Ron Yary.	auts forthwith excluding Johnny Robinson and Colonia Barry Anita B. Brody, J.
Copies VIA ECF on 1 37 17	7/26/17 Copies MAILED on to:

EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

PLAYERS' CONCUSSION INJURY	; ,	No. 2:12-mg-02323-AB
LITIGATION	· :	MDL No. 2323
	_ : .	Hon. Anita B. Brody
THIS DOCUMENT RELATES TO:	:,	·
ALL ACTIONS	· :	

DECLARATION OF ORRAN L. BROWN, SR.

I, ORRAN L. BROWN, SR., hereby declare and state as follows:

ATTONIAL POOTDALL LEACHE

- My name is Orran L. Brown, Sr. I am the Chairman and a founding partner of BrownGreer PLC, located at 250 Rocketts Way, Richmond, Virginia 23231. BrownGreer PLC is the Claims Administrator under the Class Action Settlement Agreement in this action.
- 2. I am over the age of 21. The matters set forth in this Declaration are based upon my personal knowledge and information.
- 3. I submit this Declaration to describe two Opt Out revocation requests we recently received.
- 4. In its April 22, 2015 Final Approval Order and Judgment, the Court directed the Claims Administrator to make public a list of Opt Outs as of that date. We posted on the official Settlement website a list of the Opt Outs that were timely and included all the elements required for a valid Opt Out under Section 14.2(a) of the Settlement Agreement (175 names at the time) and a list of the Opt Outs that were untimely and/or were missing one or more of Section 14.2(a)'s required elements (33 names at the time).
- 5. Section 14.2(c) of the Settlement Agreement provides that a Class Member who had Opted Out but wished to revoke that Opt Out could submit a written request to do

so "[p]rior to the Final Approval Date." At various times after the April 22, 2015 Final Approval Date, 51 people who had Opted Out submitted requests to revoke their Opt Outs. The Parties to the Settlement Agreement agreed to accept those revocation requests, subject to Court approval, and reported the requests to the Court. The Court has approved 44 of the 51 requests by Orders of July 15, 2015 (Document 6642), December 22, 2015 (Document 6713), January 26, 2016 (Document 6739), September 15, 2016 (Document 6907), October 25, 2016 (Document 6924), November 8, 2016 (Document 6937), December 21, 2016 (Document 7033), January 18, 2017 (Document 7084), January 20, 2017 (Document 7097), February 6, 2017 (Document 7119), March 9, 2017 (Document 7264), March 20, 2017 (Document 7297), March 28, 2017 (Document 7374), April 11, 2017 (Document 7471), April 13, 2017 (Document 7478), April 24, 2017 (Document 7547), May 2, 2017 (Document 7594), May 18, 2017 (Document 7674), May 25, 2017 (Documents 7763 and 7764), June 26, 2017 (Document 7848), July 17, 2017 (Document 8023), July 18, 2017 (Document 8033), and July 19, 2017 (Document 8038). Seven recent revocation requests (Document 8047) are pending before the Court. Each time the Court approved a revocation, we no longer counted that person as an Opt Out and posted on the Settlement website a revised list of Timely Opt Out Requests Containing All Information Required by Section 14.2(a) or Otherwise Approved by the Court (the "Timely Opt Out List") to reflect the results of all the Orders. That Timely Opt Out List now contains 137 names, including six persons whose Opt Outs the Court directed be added to the list in its Orders of September 8, 2016 (Document 6902) and March 6, 2017 (Document 7244).

6. We have recently received new revocation requests from two persons on the Timely Opt Out List:

- (a) Johnny N. Robinson: Attachment 1 to this Declaration.
- (b) Anthony R. Yary: Attachment 2.

We have removed personal information from these attachments. The Parties to the Settlement Agreement have agreed to accept both revocation requests, subject to Court approval. If the Court grants its approval, we no longer will count Mr. Robinson and Mr. Yary as Opt Outs and, upon direction of the Court, we will post a revised Timely Opt Out List on the Settlement website.

I, Orran L. Brown, Sr., declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct. Executed on this 24th day of July, 2017.

Orran L. Brown, Sr.

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www.NFLConcussionSettlement.com

ATTACHMENT 1

VALLACHMENT 2

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CERTIFICATE OF SERVICE

It is hereby certified that a true copy of the foregoing document

was served electronically via the Court's electronic filing system on the 24th

day of July, 2017, upon all counsel of record.

Dated: July 24, 2017

/s/ Brad S. Karp

Brad S. Karp